

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION (CHICAGO)

In re: \_\_\_\_\_ ) Case No. 17-00117  
Paris Nicole Winston \_\_\_\_\_ )  
Debtors. \_\_\_\_\_ )  
Debtors. ) \_\_\_\_\_ Modified \_\_\_\_\_ Chapter 13 Plan, dated 1/13/2017

A check in this box indicates that the plan contains special provisions, set out in Section G. Otherwise, the plan includes no provisions deviating from the model plan adopted by the court at the time of the filing of this case.

**Section A** 1. As stated in the debtor's Schedule I and J, (a) the number of persons in the debtor's household is 1; (b) their ages are 1 adult; (c) total household monthly income is \$4,751.89; and (d) total monthly household expenses are \$2,380.00, leaving \$2,371.89 available monthly for plan payments.

**Budget items** 2. The debtor's Schedule J includes N/A for charitable contributions; the debtor represents that the debtor made substantially similar contributions for N/A months prior to filing this case.

**Section B** 1. The debtor assumes only the unexpired leases and executory contracts listed in Section G of this plan; all other unexpired leases and executory contracts are rejected. Both assumption and rejection are effective as of the date of plan confirmation.

**General items** 2. Claims secured by a mortgage on real property of the debtor, set out in Section C or in Paragraph 2 of Section E of this plan, shall be treated as follows:

(a) **Prepetition defaults.** If the debtor pays the cure amount specified in Paragraph 5 of Section E, while timely making all required postpetition payments, the mortgage will be reinstated according to its original terms, extinguishing any right of the mortgagee to recover any amount alleged to have arisen prior to the filing of the petition.

(b) **Costs of collection.** Costs of collection, including attorneys' fees, incurred by the holder after the filing of this bankruptcy case and before the final payment of the cure amount specified in Paragraph 5 of Section E may be added to that cure amount pursuant to order of the court on motion of the holder.

3. The holder of any claim secured by a lien on property of the estate, other than a mortgage treated in Section C or in Paragraph 2 of Section E, shall retain the lien until the earlier of (a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge under 11 U.S.C. § 1328, at which time the lien shall terminate and be released by the creditor.

4. The debtor shall retain records, including all receipts, of all charitable donations listed in Schedule J.

**Section C**  The debtor will make no direct payments to creditors holding prepetition claims. /or/

**Direct payment of claims by debtor**  The debtor will make current monthly payments, as listed in the debtor's Schedule J--increased or decreased as necessary to reflect changes in variable interest rates, escrow requirements, collection costs, or similar matters--directly to the following creditors holding claims secured by a mortgage on the debtor's real property:

**Section D****Payments by debtor to the trustee; plan term and completion**

**1. Initial plan term.** The debtor will pay to the trustee \$2,371.89 monthly for 60 months, [and \$0.00 monthly for an additional 0 months], for total payments, during the initial plan term, of \$142,313.40. [Enter this amount on Line 1 of Section H.]

**2. Adjustments to initial term.** If the amount paid by the debtor to the trustee during the initial plan term does not permit payment of general unsecured claims as specified in Paragraphs 8 and 9 of Section E, then the debtor shall make additional monthly payments, during the maximum plan term allowed by law, sufficient to permit the specified payments.

**3. Plan completion.**

The plan will conclude before the end of the initial term, as adjusted by Paragraph 2, only at such time as all allowed claims are paid in full, with any interest required by the plan /or/

The plan will conclude before the end of the initial term at any time that the debtor pays to the trustee the full amounts specified in Paragraphs 1 and 2.

**Section E****Disbursements by the trustee**

The trustee shall disburse payments received from the debtor under this plan as follows:

**1. Trustee's fees.** Payable monthly, as authorized; estimated at 5% of plan payments; and during the initial plan term, totaling \$7,115.40. [Enter this amount on Line 2a of Section H.]

**2. Current mortgage payments.** Payable according to the terms of the mortgage, as set forth below, beginning with the first payment due after the filing of the case. Each of these payments shall be increased or decreased by the trustee as necessary to reflect changes in variable interest rates, escrow requirements, or similar matters; the trustee shall make the change in payments as soon as practicable after receipt of a notice of the change issued by the mortgage holder, but no later than 14 days after such receipt. The trustee shall notify the debtor of any such change at least 7 days before putting the change into effect. Any current mortgage payment made by the debtor directly to the mortgagee shall be deducted from the amounts due to be paid by the trustee under this plan.

The total of all current mortgage payments to be made by the trustee under the plan is estimated to be \$0.00. [Enter this amount on Line 2b of Section H.]

**3.1. Other claims secured by value in collateral.** All secured claims, other than mortgage claims treated above and claims treated in Paragraph 3.2, are to be paid in full during the plan term, with interest at the annual percentage rates and in the fixed monthly amounts specified below regardless of contrary proofs of claim (subject to reduction with the consent of the creditor):

(a) Creditor: Santander Consumer USA Collateral: Jeep Cherokee  
 Amount of secured claim: \$24,977.00, APR 5.5% Fixed monthly payment: \$200.00;  
 Total estimated payments, including interest, on the claim: \$28,561.16.  Check if non-PMSI

(b) Creditor: Wells Fargp Home Mortgage Collateral: 15104 Woodlawn Ave, Dolton, IL  
 Amount of secured claim: \$84,770.00, APR 4.25% Fixed monthly payment: \$750.00;  
 Total estimated payments, including interest, on the claim: \$93,376.82.  Check if non-PMSI

[All claims in the debtor's Schedule D, other than mortgages treated above and claims for which collateral has no value, must be listed in this paragraph.]

The total of all payments on these secured claims, including interest, is estimated to be \$121,937.98. [Enter this amount on Line 2c of Section H.]

**3.2. Other secured claims treated as unsecured.** The following claims are secured by collateral that either has no value or that is fully encumbered by liens with higher priority. No payment will be made on these claims on account of their secured status, but to the extent that the claims are allowed, they will be paid as unsecured claims, pursuant to Paragraphs 6 and 8 of this section.

(a) Creditor: Dept. of Housing & Urban Develop Collateral: 15104 Woodlawn Ave, Dolton, IL

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**4. Priority claims of debtor's attorney.** Payable in amounts allowed by court order. The total claim of debtor's attorney is estimated to be **\$3,430.00**. [Enter this amount on Line 2d of Section H.]

**5. Mortgage arrears.** Payable as set forth below, regardless of contrary proofs of claim, except that the arrears payable may be reduced either with the consent of the mortgagee or by court order, entered on motion of the debtor with notice to the trustee and the mortgagee. Any such reduction shall be effective 14 days after either the trustee's receipt of a notice of reduction consented to by the mortgagee or the entry of a court order reducing the arrearage.

(a) To creditor Wells Fargp Home Mortgage,  
arrears of **\$0.00**, payable monthly from available funds, pro rata with other mortgage arrears,  
 without interest /or/  with interest at an annual percentage rate of \_\_\_\_\_.  
These arrearage payments, over the term of the plan, are estimated to total **\$0.00**.

The total of all mortgage arrearage payments to be made by the trustee under the plan is estimated to be  
**\$0.00**. [Enter this amount on Line 2e of Section H.]

**6. Allowed priority claims other than those of the debtor's attorney.** Payable in full, without interest, on a pro rata basis. The total of all payments on non-attorney priority claims to be made by the trustee under the plan is estimated to be **\$0.00**, [Enter this amount on Line 2f of Section H.] Any claim for which the proof of claim asserts both secured and priority status, but which is not identified as secured in Paragraphs 2, 3.1, or 3.2 of this section, will be treated under this paragraph to the extent that the claim is allowed as a priority claim.

**7. Specially classified unsecured claim.**

The total of all payments to specially classified creditors is estimated to be **\$0.00**.  
[Enter this amount on Line 2g of Section H.]

**8. General unsecured claims (GUCs).** All allowed nonpriority unsecured claims, not specially classified, including unsecured deficiency claims under 11 U.S.C. § 506(a), shall be paid, pro rata,  in full /or/  to the extent possible from the payments set out in Section D, but not less than **5%** of their allowed amount. [Enter minimum payment percentage on Line 4b of Section H.] Any claim for which the proof of claim asserts secured status, but which is not identified as secured in Section C, or Paragraphs 2, 3.1, 3.2 or 5 of this section, will be treated under this paragraph to the extent that the claim is allowed without priority.

**9. Interest.**

- Interest shall not be paid on unsecured claims /or/
- Interest shall be paid on unsecured claims, including priority and specially classified claims, at an annual percentage rate of \_\_\_\_\_.

[Complete Line 4d of Section H to reflect interest payable.]

**Section F**

The trustee shall pay the amounts specified in Section E of this Plan in the following order of priority, with claims in a given level of priority reduced proportionally in the event of insufficient plan payments: (1) trustee's fee; (2) current mortgage payments; (3) secured claims listed in Section E, Paragraph 3.1; (4) priority claims of the debtor's attorney; (5) mortgage arrears; (6) priority claims other than those of the debtor's attorney; (7) specially classified non-priority unsecured claims; and (8) general unsecured claims.

**Section G**

Notwithstanding anything to the contrary set forth above, this Plan shall include the provisions set forth in the box following the signatures. The provisions will not be effective unless there is a check in the notice box preceding Section A.

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**Section H**

	(1) Total payments from the debtor to the Chapter 13 trustee (subject to Paragraph 2 of Section D)	<u>\$142,313.40</u>
<b>Summary of payments to and from the trustee</b>	(2) Estimated disbursements by the trustee for non-GUCs (general unsecured claims):	
	(a) Trustee's Fees	<u>\$7,115.40</u>
	(b) Current mortgage payments	<u>\$0.00</u>
	(c) Payments of other allowed secured claims	<u>\$121,937.98</u>
	(d) Priority payments to debtor's attorney	<u>\$3,430.00</u>
	(e) Payments of mortgage arrears	<u>\$0.00</u>
	(f) Payments of non-attorney priority claims	<u>\$0.00</u>
	(g) Payments of specially classified unsecured claims	<u>\$0.00</u>
	(h) Total [add Lines 2a through 2g]	<u>\$132,483.38</u>
	(3) Estimated payments available for GUCs and interest during initial plan term [subtract Line 2h from Line 1]	<u>\$9,830.02</u>
	(4) Estimated payments required after initial plan term:	
	(a) Estimated total GUCs, including unsecured deficiency claims under § 506(a)	<u>\$200,709.43</u>
	(b) Minimum GUC payment percentage	<u>5%</u>
	(c) Estimated minimum GUC payment [multiply Line 4a by Line 4b]	<u>\$9,830.02</u>
	(d) Estimated interest payments on unsecured claims	<u>\$0.00</u>
	(e) Total of GUC and interest payments [add Lines 4c and 4d]	<u>\$9,830.02</u>
	(f) Payments available during initial term [enter Line 3]	<u>\$9,830.02</u>
	(g) Additional payments required [subtract Line 4f from Line 4e]	<u>\$0.00</u>
	(5) Additional payments available:	
	(a) Debtor's monthly payment less trustee's fees and current mortgage payments made by the trustee	<u>\$2,253.30</u>
	(b) Months in maximum plan term after initial term	<u>0</u>
	(c) Payments available [multiply Line 5a by Line 5b]	<u>\$0.00</u>

**Section I**

A check in this box indicates that the debtor consents to immediate entry of an order directing the debtor's employer to deduct from the debtor's wages the amount specified in Paragraph 1 of Section D and to pay that amount to the trustee on the debtor's behalf. If this is a joint case, details of the deductions from each spouse's wages are set out in Section G.

**Signatures**

Debtor(s) [Sign only if not represented by an attorney]

Date

Debtor's Attorney(s) /s/ Salvador J Lopez

Date 11/7/2017

Attorney information  
(name, address, telephone, etc.)

Salvador J Lopez  
Robson & Lopez LLC  
180 W. Washington  
Suite 700  
Chicago, IL 60602  
(312) 523-2021

**Special Terms** *[as provided in Section G]***Special Provisions:****Lien Strip**

Wells Fargo Bank holds the mortgage lien on Debtor's property known as 15104 Woodlawn, Dolton, IL 60419, PIN number 29-11-312-052-0000. Wells Fargo Bank's secured lien, will be stripped down to the current value of the property - \$84,770.00. The remainder of Wells Fargo Bank's claim shall be paid prorata as a general unsecured debt. Wells Fargo Bank's lien shall be released upon receipt of a discharge order in this case.

**Property of the Estate**

All property of the estate, as specified by 11 U.S.C. §§ 541 and 1306, shall continue to be property of the estate following confirmation. Debtor shall have possession of and the right to use property of the estate.

**Tax Return**

On or before April 20th of the year following the filing of the case and each year thereafter, the Debtor(s) shall submit a copy of the prior year's filed federal tax return to the Chapter 13 Trustee. The Debtor(s) shall also tender the full amount of each year's federal tax refund, received while the case is pending to the Chapter 13 Trustee. The tax refunds shall be treated as additional payments into the plan and must be submitted within 7 days of receipt of each of such refunds by the Debtor(s)

**Fixed Payments to Secured Creditors under (E)3.1**

Fixed payments to Creditor Wells Fargo Bank in Section (E)3.1(a) of this plan shall increase to 1750.00 in month #4- May 2017.

**Fixed Payments to Secured Creditors under (E)3.1**

Fixed payments to Creditor Santander Consumer USA in Section (E)3.1(a) of this plan shall increase to 493.00 in month #4 - May 2017.

**Adequate Protection**

The trustee shall pay \$200.00 for adequate protection to secured creditor Santander Consumer USA.

**Adequate Protection**

The trustee shall pay \$750.00 for adequate protection to secured creditor Wells Fargo Bank.

**Lien Strip Second Mtge**

Due to the lack of equity in debtors' primary residence located at 15104 Woodlawn, Dolton, IL 60419, PIN number 29-11-312-052-0000, Creditor Department of Housing and Urban Development ("HUD"), as to the second mortgage lien on said property will be paid as an unsecured creditor. HUD shall retain its junior lien, recorded as document no. 1521057129, on debtors' real property until the earlier of: a) the payment of the underlying debt under non-bankruptcy law; or b) discharge under Section 1328, at which time the lien shall be deemed released.

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**Property Taxes and Insurance**

During the pendency of this plan, debtor shall timely make all property tax payments for the property known as 15104 Woodlawn, Dolton, IL 60419, directly to the Cook County Treasurer. Debtor shall also pay all premiums for the property insurance directly to the insurer. Should creditor Wells Fargo advance funds for insurance or property taxes because of debtor's non-payment, it shall be entitled to reimbursement from debtor upon the filing of a post-petition fee notice.